

REMARKS

This amendment responds to the Office Action mailed June 9, 2005.

Accordingly, applicants respectfully submit that this response is timely filed.

ALLOWED CLAIMS:

The Office Action allowed claims 6, 12, 14, 16 and 17.

CLAIM OBJECTIONS:

The Office Action objects to Claims 3 and 13 as having allowable subject matter but are dependent on rejected claims. Claim 15 was rejected for lack of antecedent basis for the term “perimeter wing.” In response to the Office Action, Claim 3 has been amended hereby to independent form. Claim 13 now depends from independent Claim 12, an allowable claim. Claim 15 has been amended so that the term “perimeter wing” is now “perimeter ring” having proper antecedent basis. Accordingly, the claims are now in allowable form and a notice of allowance is respectfully requested.

CLAIM REJECTION:

The Office Action rejects Claims 1, 2, 4, 5 and 7-11 as being unpatentable over Conway et al (US6149283)(“Conway”) in view of English et al (US6682211)(“English”). In particular, the Office Action cites Conway as showing a perimeter structure and a deflection cap. Based on the amendments to these claims, reconsideration is respectfully requested.

Claims 4, 5 and 11-17 have been hereby amended to depend from allowed/allowable independent claims. Claim 1 has been amended to clarify that “the deflection cap is positioned between the lens and the perimeter structure.” The Conway reference has the perimeter structure containing the LEDs between the deflection cap and the point of light emission (presumably where the lens from English would be located). The English reference also places the structure containing the LEDs between the deflection surface 12 and the lens 14 as shown in English, Figure 1. In the present application, Claim 1 as amended requires that the deflection cap be located between the perimeter structure and the lens. This arrangement of lens, deflection cap and perimeter structure is neither anticipated nor suggested by either Conway or English. Reconsideration is respectfully requested.

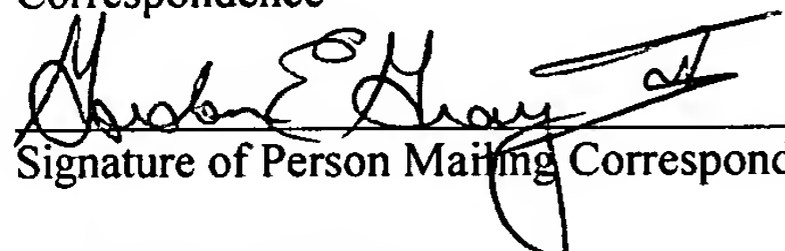
CONCLUSION

Applicants respectfully submit that the application is now in condition for allowance. If a telephone or further personal conference would be helpful, the Examiner is invited to call the undersigned, who will cooperate in any appropriate manner to advance prosecution.

I hereby certify that the above correspondence is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 CFR 1.10 in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on September 9, 2005.

Gordon E. Gray III

Typed or Printed Name of Person Mailing Correspondence

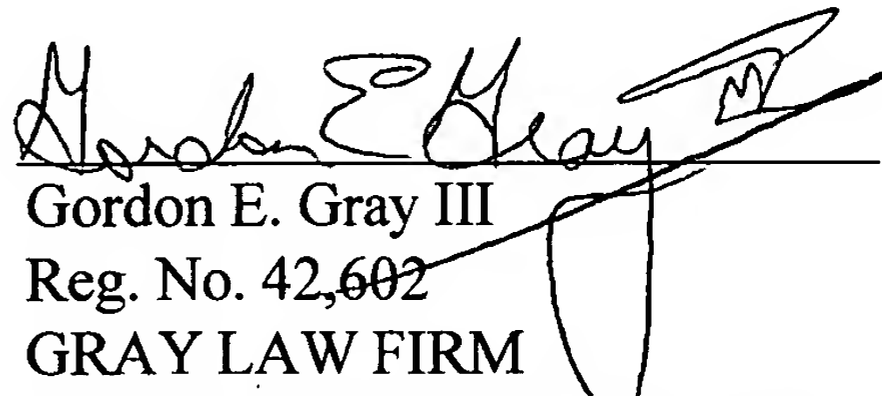


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Respectfully submitted,



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